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Gibson, Dunn & Crutcher LLP

## [PROPOSED] ORDER

The Court has considered Facebook, Inc.'s December 16, 2021 Renewed Administrative Motion to File Under Seal Special Master's Order Re: API Call Logs, which proposes to seal limited portions of the following documents:

5			Document	Portions Sought to be Sealed
6		1	Special Master Garrie's Order Regarding	• Limited portions of page 1 that reveal Face-
7			Facebook's Motion for Protective Order Against Production of API Call Logs ("Special Mester's Order")	<ul> <li>book's internal names for the specific tables</li> <li>Limited portions of page 2 that reveal information about the precise volume of data the</li> </ul>
8			("Special Master's Order")	<ul><li>tables contain</li><li>Limited portions of page 2 that reveal details</li></ul>
9				about the date ranges for the data contained in the tables
10				• Limited portions of page 3 that reveal information about how the tables at issue are partitioned
11				<ul> <li>Limited portions of page 2 that include refer-</li> </ul>
12				<ul> <li>ences to the data fields contained in the tables</li> <li>Limited portions of page 1 that include de-</li> </ul>
13				scriptions of how Facebook uses the tables and processes their data
14		2	Special Master's Order Ex. B – Declaration of Mengge Ji in Support of	• Limited portions of pages 3-18 that reveal Facebook's internal names for the specific ta-
15			Facebook's Motion for a Protective Order	<ul><li>bles</li><li>Limited portions of pages 4, 7-10, 12-15, and</li></ul>
16			Against Production of API Call Logs	17-18 that reveal information about the precise volume of data the tables contain
17				• Limited portions of pages 4, 7-10, 13, and 17-18 that reveal details about the date ranges for
18				<ul> <li>the data contained in the tables</li> <li>Limited portions of pages 6-10, 13-14, and</li> </ul>
19				17-18 that reveal information about how the tables at issue are partitioned
20				• Limited portions of pages 4-6, 8, 10, 11, 13, 17, and Exs. A-F attached, that include refer-
21				<ul> <li>ences to the data fields contained in the tables</li> <li>Limited portions of pages 3-6, 5-7, 8, 13-14,</li> </ul>
22				and 16-17 that include descriptions of how Facebook uses the tables and processes their
23				<ul><li>data</li><li>Limited portions of page 7 revealing the exact</li></ul>
24		3	Special Magtar's Order Ev. C	<ul><li>cost to store the tables</li><li>Limited portions of pages 2 and 5 that reveal</li></ul>
25		3	Special Master's Order Ex. C – Facebook's Motion for Protective Order	Facebook's internal names for the specific tables
26			Against Production of API Call Logs	Limited portions of pages 1-2, 5-10, and 14 that reveal information about the precise vol-
27				<ul> <li>ume of data the tables contain</li> <li>Limited portions of pages 5-8 and 11-13 that</li> </ul>
28				include details about the date ranges for the data contained in the tables

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1 2 3 4 5 6 7	4	Special Master's Order Ex. D – Plaintiff's Opposition to Facebook's Motion for Protective Order Against Production of	<ul> <li>Limited portions of pages 1, 5, and 7-10 that reveal information about how the tables at issue are partitioned</li> <li>Limited portions of pages 4, 5, and 10 that include references to the data fields contained in the tables</li> <li>Limited portions of pages 1, 4, 5, and 8 that include descriptions of how Facebook uses the tables and processes their data</li> <li>Limited portions of page 7 that reveal the exact cost to store the tables</li> <li>Limited portions of pages 3-4 and 9-10 that reveal information about the precise volume of data the tables contain</li> <li>Limited portions of page 12 that reveal details</li> </ul>
8 9		API Call Logs	about the date ranges for the data contained in the tables
10			• Limited portions of page 10 that reveal information about how the tables at issue are partitioned
11			• Limited portions of pages 8, 11, and 14 that include references to the data fields contained
12			<ul> <li>in the tables</li> <li>Limited portions of pages 3-4, 8, and 11-15</li> </ul>
13			<ul> <li>that include descriptions of how Facebook uses the tables and processes their data</li> <li>Limited portions of page 9 that reveals the ex-</li> </ul>
14			act cost to store the tables
15	5	Special Master's Order Ex. E – Facebook's Reply in Support of Motion	<ul> <li>Limited portions of page 1 that reveal Facebook's internal names for the specific tables</li> <li>Limited portions of pages 4, 5, and 7-8 that</li> </ul>
16		for a Protective Order Against Production of API Call Logs	reveal information about the precise volume of data the tables contain
17			• Limited portions of page 3 that reveal details about the date ranges for the data contained in
18 19			<ul> <li>the tables</li> <li>Limited portions of page 4 that reveal infor-</li> </ul>
20			<ul> <li>mation about how the tables at issue are partitioned</li> <li>Limited portions of pages 2, 5, and 9 that in-</li> </ul>
21			clude references to the data fields contained in the tables
22			• Limited portions of pages 3-5 and 9 that include descriptions of how Facebook uses the
23			<ul><li>tables and processes their data</li><li>Limited portions of page 9 that reveal the ex-</li></ul>
24		Good cause having been shown. Facebook	act cost to store the tables  The cost to store the tables

Good cause having been shown, Facebook, Inc.'s Renewed Administrative Motion to File

Under Seal Special Master's Order Re: API Call Logs is GRANTED. The Court hereby ORDERS:

1. The redacted version of Special Master Garrie's Order Re: API Call Logs, attached as Exhibit A to the December 16, 2021 Declaration of Alexander Swanson In Support Of Facebook's Renewed Statement In Support of Administrative Motion To File Under Seal Special Master's Order Re: API Call Logs, shall be filed on the public docket.

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2. The unredacted versions of Special Master Garrie's Order Re: API Call Logs, attached as (i) Exhibit B to the December 16, 2021 Declaration of Alexander Swanson In Support of Facebook's Renewed Statement In Support of Administrative Motion To File Under Seal Special Master's Order Re: API Call Logs; (ii) as Exhibit B to the November 30, 2021 Declaration of Alexander Swanson In Support of Facebook's Statement In Support of Administrative Motion to File Under Seal Special Master's Order Re: API Call Logs (Dkt 762-2); (iii) as Exhibit A to the November 19, 2021 Declaration of Alexander Swanson In Support of Facebook's Statement In Support of Administrative Motion to File Under Seal Special Master's Order Re: API Call Logs (Dkt. 759-3), shall be sealed permanently. IT IS SO ORDERED. scrueline Statt orly DATE: <u>December 17, 2021</u> United States Magistrate Judge 

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